RECORDATION NO 28698 FILED

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JAN 2 2 '10

9-00 AM

SURFACE TRANSPORTATION BOARD

OF COUNSEL URBAN A. LESTER

January 22, 2010

ELIAS C. ALVORD (1942)

ELLSWORTH C. ALVORD (1964)

J.

Chief Section of Administration Office of Proceedings Surface Transportation Board 395 E Street, S.W. Washington, D.C. 20423

Contract 3-7882 Rider 1

Dear Section Chief,

Enclosed for recordation pursuant to the provisions of 49 U.S.C. Section 11301(a) are two (2) copies of a Memorandum of Lease, dated as of December 21, 2009, a primary document as defined in the Board's Rules for the Recordation of Documents.

The name and address of the party to the enclosed document are:

Lessor:

American Railcar Leasing LLC

620 North Second Street St. Charles, Missouri 63301

[Lessee:

Marathon Petroleum Company LLC

539 South Main Street Findlay, OH 45840]

A description of the railroad equipment covered by the enclosed document is:

28 railcars within the series SHPX 221609 - SHPX 221638 as more particularly set forth in the attachment to the document.

A short summary of the document to appear in the index is:

Memorandum of Lease.

Also enclosed is a check in the amount of \$41.00 payable to the order of the Surface Transportation Board covering the required recordation fee.

Kindly return stamped copies of the enclosed document to the undersigned.

Very truly yours,

Robert W. Alvord

RWA/sem Enclosures

JAN 2 2 '10

9-00 AM

#### MEMORANDUM OF LEASE

SURFACE TRANSPORTATION BOARD

This Memorandum of Lease is prepared and filed by American Railcar Leasing LLC, a Delaware limited liability company, on behalf of (i) itself as lessor and/or as assignee of ACF Industries, Incorporated, ACF Industries LLC, American Railcar Industries, Inc., and/or ACF Acceptance LLC as the sole member of various ACF Acceptance entities, and/or (ii) as manager for one or more of the following affiliated lessors: ARI First LLC, ARI Second LLC, ARI Third LLC, ARL II Funding LLC and Shippers Third LLC, all with respect to Marathon Petroleum Company LLC, a Delaware Limited Liability Company ("Lessee").

American Railcar Leasing LLC (as assignor or lessor, herein, "Lessor") and Lessee have entered into that certain Master Service Contract as identified on Schedule A (as amended, changed, assigned, modified and supplemented from time to time, together with any schedules and exhibits thereto, the "Lease"), pursuant to which Lessee leased the railcars listed on Schedule A attached hereto from Lessor on the terms and conditions set forth therein, and from time to time may lease other railcars bearing the reporting marks SHPX and/or ACFX.

The Lease, among other things, has the following provision:

The Lessor is the owner of the cars and has leased the cars to the Lessee under this lease. In order to more fully protect the rights, title and ownership of the Lessor (including its assignees) in the cars hereunder however, the Lessee is granting to the Lessor the lien on and security interest in the cars as set forth as follows. Without prejudice to the Lessor's full and complete ownership, rights, title and interest in and to the cars, in order to secure any and all current and future obligations of the Lessee under this lease, for good and valuable consideration, the Lessee hereby irrevocably grants to the Lessor a continuing lien on and a security interest in (i) the cars together with any proceeds thereof and/or therefrom, including, without limitation, any proceeds and receivables generated from the sale or lease of the cars, excluding proceeds from Lessee subletting the cars (to the extent it is permitted to do so) during the term of the lease. The term "proceeds" does not include revenue from Lessee's own use of the cars [and] (ii) any insurance claims related to the cars and any proceeds from such claims. The cars include, without limitation, (a) any and all improvements, additions, replacements, substitutions and modifications thereon and/or thereof, (b) the railcars specifically set forth in this lease, (c) any other railcars leased or to be leased under this lease to the Lessee and (d) any railcars in possession of the Lessee bearing reporting marks ACFX. SHPX and any other reporting marks owned by Lessor as of this date or at any date in the future. The Lessor may from time to time include an affiliate of the Lessor.

2. It is further agreed that Section 4.04 of this Master Service Contract is hereby amended to read as follows:

THIS AGREEMENT AND ALL RIGHTS OF LESSEE (AND ANY PERSONS CLAIMING OR WHO MAY HEREAFTER CLAIM UNDER OR THROUGH LESSEE)

TO POSSESSION AND USE OF ANY CAR ARE HEREBY MADE SUBJECT AND SUBORDINATE TO ANY SECURITY AGREEMENTS, CHATTEL MORTGAGES. CONDITIONAL SALES AGREEMENTS, LEASE AGREEMENTS, EOUIPMENT TRUST AGREEMENTS AND OTHER SECURITY INSTRUMENTS HERETOFORE OR HEREAFTER CREATED BY LESSOR WITH RESPECT TO ANY CARS. AND MAY BE ASSIGNED BY LESSOR ALONG WITH ANY SECURITY INTERESTS IN ANY CAR HELD BY LESSOR WITHOUT NOTICE TO OR CONSENT REQUIRED OF LESSEE. NO ASSIGNMENT OR ANY SUCH SECURITY AGREEMENT SHALL MATERIALLY CHANGE THE OBLIGATIONS OF LESSEE UNDER THIS AGREEMENT. ANY SUBLEASE OF CARS MADE BY LESSEE AND OTHERWISE PERMITTED BY SECTION 3.05 SHALL CONTAIN LANGUAGE WHICH EXPRESSLY MAKES SUCH SUBLEASE SUBJECT TO THE SUBORDINATION CONTAINED HEREIN. AT LESSOR'S ELECTION, ANY CAR MAY BE MARKED TO INDICATE THE RIGHTS OF LESSOR, OR A TRUSTEE. MORTGAGEE, PLEDGEE, ASSIGNEE OR OTHER HOLDER OF A SECURITY INTEREST IN SUCH CAR, OR A LESSOR TO LESSOR.

LESSOR HEREBY WARRANTS TO LESSEE THAT AS LONG AS LESSEE CONTINUES TO MEET ALL OBLIGATIONS UNDER THIS AGREEMENT, LESSEE IS ENTITLED TO USE OF THE CARS PURSUANT TO THE TERMS OF THIS AGREEMENT AND THE APPLICABLE RIDER. IN NO EVENT, EITHER BY OPERATION OF LAW, LESSOR DEFAULT OR OTHERWISE, SHALL LESSEE ACQUIRE TITLE OR OWNERSHIP OR SIMILAR RIGHTS IN THE CARS.

This Memorandum of Lease is prepared for registration purposes and is not intended to amend the terms and conditions of the Lease.

AMERICAN RAILCAR LEASING LLC
By: Name: Brian Evdo Title: VP – Business Development
STATE OF MISSOURI ) ) ss.:
COUNTY OF ST. CHARLES )
On this 2 day of <u>Dec.</u> , 2009, before me, personally appeared Brian Evdo, to me personally known, who being by me duly sworn, says that he resides at St Charles, Missouri and is the VP – Business Development of American Railcar Leasing LLC, that said instrument was signed on the date hereof on behalf of said company by authority of its governing body; and he acknowledged that the execution of the foregoing
NAMEY COLLINS  Notary Public - Notary Seal State of Missouri Commissioned for St. Charles County My Commission Expires: August 02, 2012 My Commission Rumber: 08499131  My commission expires on 8/2/2012

# Schedule A

### Equipment

# **Marathon Petroleum Company LLC**

Contract 3-7882 rider 1 dfd 12111199

<u>Description</u>	Reporting Marks	Road Numbers
Tank	SHPX	221609
Tank	SHPX	221611
Tank	SHPX	221612
Tank	SHPX	221613
Tank	SHPX	221615
Tank	SHPX	221616
Tank	SHPX	221617
Tank	SHPX	221618
Tank	SHPX	221619
Tank	SHPX	221620
Tank	SHPX	221621
Tank	SHPX	221622
Tank	SHPX	221623
Tank	SHPX	221624
Tank	SHPX	221625
Tank	SHPX	221626
Tank	SHPX	221627
Tank	SHPX	221628
Tank	SHPX	221629
Tank	SHPX	221630
Tank	SHPX	221631
Tank	SHPX	221632
Tank	SHPX	221633
Tank	SHPX	221634
Tank	SHPX	221635
Tank	SHPX	221636
Tank	SHPX	221637
Tank	SHPX	221638
	Tank Tank Tank Tank Tank Tank Tank Tank	Tank SHPX

28

# CERTIFICATION

I, Robert W. Alvord, attorney licensed to practice in the State of New York and the
District of Columbia, do hereby certify under penalty of perjury that I have compared the
attached copy with the original thereof and have found the copy to be complete and
identical in all respects to the original document.

Dated: 1 22 2010

Robert W. Alvord